

# EXHIBIT C

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF NEW YORK

CAROL S. MARCELLIN, individually, and as Co-Administrator of the Estate of Charles E. Hollowell, deceased, and JESSICA HOLLOWELL-McKAY, as Co-Administrator of the Estate of Charles E. Hollowell, deceased,

Plaintiffs,

v.

HP, INC., and STAPLES, INC.,

Defendants.

Civ. No. 1:21-cv-00704-JLS

**DEFENDANT HP INC.'S ANSWERS TO PLAINTIFFS'  
SECOND SET OF INTERROGATORIES**

HP Inc. hereby makes these answers to plaintiffs' second set of interrogatories:

1. Identify the date the **Laptop** was first sold, the amount received by HP in the sale, the suggested retail (sic) price of the **Laptop** and the name and address of the purchaser, wholesaler or retailer.

ANSWER #1:

After diligent search, HP Inc. states it is not able to answer this interrogatory as to the specific notebook at issue. Further answering, HP states that based upon the information available to it in 2023 that the notebook model at issue had a suggested retail price of approximately \$600 when originally brought to market.

2. Identify the name and address of the person or entity who registered for the warranty described in HP 00482 for the **Laptop**.

ANSWER #2:

Carol Marcellin; 192 Bells Brook Road, Ceres, NY 14721  
Email address: Carolina1095@STNY.RR.COM

The undersigned deposes and states under penalties of perjury, on this 11<sup>th</sup> day of July, that I am the Manager, Global Claims & Insurance with HP Inc., defendant in the above-captioned action I have read the foregoing answers to interrogatories and know the contents thereof; these answers were prepared with the assistance of counsel upon whose advice I have relied; that the answers set forth herein, subject to inadvertent or undiscoverable errors, are not all within my personal knowledge and there is no employee of HP Inc. who has knowledge of all such matters; that the answers herein are based on and are, therefore, necessarily limited by records in and information still in existence, presently recollected and thus far discovered in the course of preparation of these answers; that HP reserves the right to supplement or make any changes in the answers if it appears at any time that omissions or errors have been made or that more accurate information is available; that subject to the limitations set forth herein these answers are true to the best of my knowledge, information and belief.

HP Inc.,

BY: 

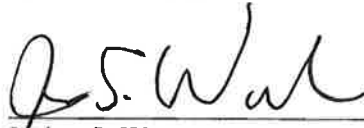
Monica Olis

Its: Manager – Global Claims & Insurance

As to objections:

HP INC.,

By its attorneys,



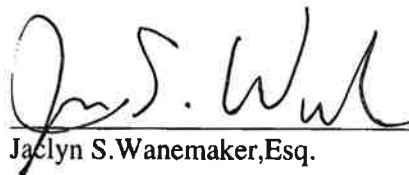
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Certificate of Service

I, Jaclyn S. Wanemaker, do hereby certify that on 13<sup>th</sup> day of July 2023, I served a copy of the within document via email.

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